## UNITED STATES DISTRICT COURT

	for the Eastern District of North Carolina			FILED IN OPEN COURT  ON 3/20/4  Julie A. Richards, Clerk
United States of America	ı	,		US District Court Eastern District of NC
v. Michael Kenron Bell		) ) Case No:	5:09-CR-202-2B0	
		) USM No:	51745-056	10.00
Date of Original Judgment:	01/21/2010	) - )		
Date of Previous Amended Judgment:		) Laura Wasco  Defendant's Attorney		
- ,			•	
ORDER REGARD PUR		ON FOR SEI 18 U.S.C. § :		DUCTION
§ 3582(c)(2) for a reduction in the term of subsequently been lowered and made retrieved in the subsequently been lowered and made retrieved in the subsequently been lowered and made retrieved in the subsequently and having considered such moderate and the sentencing factors set forth in 18	oactive by the Ution, and taking	Inited States Sent into account the	tencing Commission policy statement se	on pursuant to 28 U.S.C. et forth at USSG §1B1.10
IT IS ORDERED that the motion is:  DENIED. GRANTED a in the last judgment issued) of		t's previously im		imprisonment (as reflected
The amendment is applicable to the defer guideline imprisonment range.				
If the amount of time the defendant has all sentence, subject to an additional period o	f up to ten (10) of		rative purposes of	
Except as otherwise provided, all provision shall remain in effect. IT IS SO ORDER				
Order Date: 3-20-14	_	Term	el Wi Judge's signatu	May le
Effective Date:	Ter	rence W. Boyle,	U.S. District Judge	•

EDNC Rev. 11/8/2011

(if different from order date)

Printed name and title